				~~ ~~	TOTAL CITE	(C. 4. D.	ATTED OF	DED	. 18	ATING	I p	AGÉ	OF PAGES
SOLICITATION, O	FFER AND	AWARD			PAS (15 C		ATED OR (0)	DER	<b>▶</b> °	DO-C9E		1	32
2. CONTRACT NUMBER	3. SOLICITAT	ION NUMBER			OLICITA			5. D.	ATE ISSUED	6. REQUI	SITION/P	URCHA	SE NO.
	N00164-0	4-R-4401			ED BID ITIATEI			20 A	august 2004	4444	4/33440	513	
7. ISSUED BY		CODE	N00164	<u> </u>	8. 4	DDRI	ESS OFFE	R TO (	If other than Ite	m 7)			
Naval Surface Warfare	Center, Crane												
Contracting Officer, 30	0 Hwy. 361, Bl	dg. 64											
Code 1162NZ	,	Ü											
Crane, IN 47522 Att	n: Ellen McDan	iel			- 1								
NOTE: In sealed bid solid	itations "offer" a	nd "offeror" me	ean "bid"	and "b	idder"								
TOTE. In scarce bid both	itations office a				CITAT	TON							
9. Sealed offers in original	and copies for furn	ishing the supplie	s or servic	es in the	Schedule	will b	e received	at the	place specified i	n Item 8, or if	handcarr	ied, in th	e depository
located in Bldg 64	until	2:00 PM EST_	loca	l time o	n 20 Sept	ember	, 2004.						
													4 49-1
CAUTION — LATE Submi contained in this solicitation.	ssions, Modificatio	ns, and Withdrav	vals: See S	Section	L, Provis	ion No	52.214-7	7 or 52	.215-1. All of	ters are subje	ct to all t	erms and	d conditions
10. FOR	A. NAME				B. TELE	PHON	Œ (NO Co	OLLEC	T CALLS)	C. E-MAIL	ADDRES	SS	
INFORMATION •	Ellen McD	aniel		ŀ	AREA COI		NUMBER		EXT.	Ellen.mc	daniel@na	avy.mil	
CALL:					812		854		5315				
	i	· ·	11	TADI	E OF CO	MTE	NTS		<del></del>	<u> </u>			
(₹) SEC.	DESCRIPTI	ON	11-						DESC	RIPTION			PAGE(S)
	PART I - THE SCI				<del>- i                                   </del>		-	P	ART Π - CONT	RACT CLAU	SES		
X A SOLICITATIO	N/CONTRACT FO			L		I			CLAUSES				11
B SUPPLIES OR	SERVICES AND			1		PAI			DOCUMENTS,	EXHIBITS A	ND OTH	ER ATT	
	I/SPECS./WORK S	TATEMENT		3		J			FACHMENTS	TONIO ANTO D	TOTOTICS	CTONIC	16
	AND MARKING	OF.		4	_	T	_		EPRESENTAT			IJON3	<u> </u>
	AND ACCEPTAN OR PERFORMAN			5		K			R STATEMENT				16
	DMINISTRATION			8	<del></del>	$+_{L}$			NDS., AND NO			S	25
	TRACT REQUIR			11		M			ON FACTORS I				30
			ER (MI	ist be	fully con	nplet							
NOTE: Item 12 does not app	ly if the solicitation	includes the prov	isions at 5	2.214-1	6, Minimu	m Bid	Acceptano	ce Perio	od.				
12 In compliance with the	above the underside	med agrees if the	is offer is	accente	d within		calendar d	lavs (60	) calendar days	unless a diff	erent peri	od is ins	erted by the
offeror) from the date for designated point(s), with	or receipt of offers	specified above,	to furnish	any or	all items	upon v	which pric	es are	offered at the p	rice set oppos	ite each i	tem, deli	(vered at the
13. DISCOUNT FOR PROM			LENDAR	DAVS	120.0	TALEN	DAR DA	YS	30 CALEND	AR DAYS	T CA	LENDA	R DAYS
(See Section 1, Clause No. 52.232			LLINDIN	9	- 1		Dinc Di	%	30 0122112	%			%
14. ACKNOWLEDGMENT	OF AMENDMEN	rs	AMENDN	MENT N	IO.		DATE		AMEN	DMENT NO.		. D	ATE
(The offeror acknowledges receip													
SOLICITATION for offerors and	related documents	<u> </u>				-			<del> </del>				
numbered and dated):	CORE		FACIL	ity I		<u> </u>	16 NAI	ME AN	I D TITLE OF P	ERSON AUT	HORIZEL	TO SIC	N
15A. NAME AND	CODE [		FACIL	*** L			4		ype or print)				
ADDRESS								(	, F · F · · · · · ,				
OF													
OFFEROR													
15B. TELEPHONE NUMBI	R	☐ 15C CHEC	CK IF REM	AITTAN	ICE		17. SIG	NATU	RE		18. OFFI	ER DATI	È
AREA CODE NUMBER	EXT.	ADDRESS				BOVE							
		- ENTER S SCHEDUL		DKESS	IIN								
		ΔW	ARD (7	To he c	omnlete	d hv	Governi	ment)				-	
10 ACCEPTED ACTO ITE	MO NUMBERED	20. AM		O DE C					APPROPRIAT	ON.			
19. ACCEPTED AS TO ITE	M2 NOMBEKED	20. AM	OUNI		121.	ACC	001111110	AMIL	ALL ROLKERS				
22. AUTHORITY FOR US	ING OTHER THA	N FULL AND O	PEN		23	. su	BMIT I	NVOI	CES TO ADI	DRESS		ITEM	1
COMPETITION:				SF	IOWN I	N (4 co	pies unless other	wise specified)		.			
☐ 10 U.S.C. 2304	c)( ) l	🔲 41 U.S.C. 253(	(c)( )		l							<u> </u>	
24. ADMINISTERED BY (If other than Item 7) CODE				25.	PAY	MENT WI	LL BE	MADE BY		CODE	L		
									11655		00 LYYT	ND D C	TE
26. NAME OF CONTRACTING OFFICER (Type or print)				27.	UNIT	ED STAT	ES OF	AMERICA		28. AWA	YKD DY.	1.0	
					(Signature of Contracting Officer)								
IMPORTANT Award will	be made on this Fo	rm, or on Standar	d Form 26,	, or by o	ther autho	rized o	fficial wri	itten no	tice.				

## SECTION B - SCHEDULE OF SUPPLIES/SERVICES

This contact has a minimum of \$30,500 and a maximum of \$4,500,000. The armories vary in size and the sizes are listed below. Sizes will be annotated in each delivery order. Shipping costs under line item 0024 will be negotiated for each delivery order as destinations are unknown at the time of award. Any sizes not listed in items 0001-0022 will be negotiated and priced prior to issuance of delivery orders. These will be ordered under line item 0023. This is a one year contract. Pricing for the units is divided into two six-month periods.

	Period of pricing From effective date of contract through 180 days after award	Period of pricing From 181 days after contract award until 365 days after award.
0001 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 8' x 8' x 8'	\$EA	\$EA
0002 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 10' x 8' x 10'	\$EA	\$EA
0003 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 10' x 10' x 10'	\$EA	\$EA
0004 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 12' x 8' x 10'	\$EA	\$EA
0005 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 12' x 10' x 10'	\$EA	\$EA
0006 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 20' x 8' x 8'	\$EA	\$EA
0007 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 20' x 8' x 10'	\$EA	\$EA
0008 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 20' x 9' x 8'	\$EA	\$EA
0009 Armories to be manufactured in accordance with NSWC specification and drawings	\$EA	\$EA

(inclusive of NFPA grounding kits.) Size 20' x 10' x 8'

0010 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 20' x 10' x 10'	\$EA	\$EA
0011 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 24' x 10'x 10'	\$EA	\$EA
0012 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 25' x 8' x 10'	\$EA	\$EA
0013 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 30' x 15' x 10'	\$EA	\$EA
0014 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 30' x 16' x 8'	\$EA	\$EA
0015 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 40' x 10' x 10'	\$EA	\$EA
0016 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 20' x 20' x 10'	\$EA	\$EA
0017 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 35'x 25' x 8'	\$EA	\$EA
0018 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 30' x 20' x 8'	\$EA	\$EA
0019 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.)  Size 30' x 10' x 10'	\$EA	\$EA

0020 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 40' x 15' x 10'	\$EA	\$EA
0021 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 35' x 25' x 10'	\$EA	\$EA
0022 Armories to be manufactured in accordance with NSWC specification and drawings (inclusive of NFPA grounding kits.) Size 44' x 27' x 10'	\$EA	\$EA
0023 Armories - This line item will be used for those armories that may be a used item will not be used for evaluation purposes. After award, i will submit a firm fixed price proposal for that item. The price Contracting Officer.	f the Government requires a six	ze not listed above, the contractor
0003 Shipping -Destinations for delivery of armories is unknown the contractor will be required to propose shipping prior to is	nown until award of delivery of suance of delivery when place	rder. of delivery is known. Price will

The contractor will be required to propose shipping prior to issuance of delivery when place of delivery is known. Price will be determined fair and reasonable prior to issuance of delivery order. Price reasonableness will be determined utilizing comparison of previous rates paid and information from the transportation office.

The contractor is required to compete the shipping costs.

The line item will not be used for evaluation purposes.

- (1) SECTION "K" herein will be incorporated by reference and made a material part of any resultant contract in accordance with FAR 15.406-1(b).
- () The agency authorized to place delivery orders against this contract is: Crane Division, Naval Surface Warfare Center, Crane, IN 47522.
- () Delivery orders shall be placed against this contract using a DD 1155.
- () Delivery orders placed under this contract shall be placed no later than 5 years after award of contract (1825 days).

## SECTION "C" - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

The specification package is included as an attachment in Section J.

To the specification package, the following paragraphs are added:

- 1) The contractor shall provide access and available space for NSWC security personnel to modify armories/install equipment or security systems as required. It will take an average of three days for Crane personnel to complete the modification. Armories shall be available with electrical power during this process. The armories will be shipped from the contractor facility to the designated location after this task is complete.
- 2) In paragraph 3.3.7.4, add this statement to the first sentence "AND one final coat of Aliphatic Acrylic Urethane (Devoe Devthane # 379K or equivalent").
- 3) In paragraph 3.3.1.1- The following information is added after the word "operations":

Duplex double wide armories shall be designed and constructed without internal support posts (clear span), constructed in two parts to be assembled on site. Base shall consist of either properly sized WF beams or a minimum eight inch reinforced channel designed to support the weight of the unit. Unit is to be assembled by bolting. All joints

and connections shall be weathertight. Units shall be constructed with properly sized lifting lugs to accommodate overhead crane use.

#### SECTION "D" - PACKAGING AND MARKING

#### IDENTIFICATION MARKING OF PARTS (NAVSEA) (NOV 1996) (5504)

- (a) Identification marking of individual parts within the systems, equipment, assemblies, subassemblies, components, groups, sets or kits, and of spare and repair parts shall be done in accordance with applicable specifications and drawings. To the extent identification marking of such parts is not specified in applicable specifications or drawings, such marking shall be accomplished in accordance with the following:
  - (1) Parts shall be marked in accordance with generally accepted commercial practice.
- (2) In cases where parts are so small as not to permit identification marking as provided above, such parts shall be appropriately coded so as to permit ready identification.

## MARKING AND PACKING LIST(S) (NAVSEA) (NOV 1996) (5505)

- (a) Marking. Shipments, shipping containers and palletized unit loads shall be marked in accordance with best commercial practice.
- (b) Packing List(s). A packing list (DD Form 250 Material Inspection and Receiving Report may be used) identifying the contents of each shipment, shipping container or palletized unit load shall be provided by the Contractor with each shipment. When a contract line item identified under a single stock number includes an assortment of related items such as kit or set components, detached parts or accessories, installation hardware or material, the packing list(s) shall identify the assorted items. Where assortment of related items is included in the shipping container, a packing list identifying the contents shall be furnished.
- (c) Master Packing List. In addition to the requirements in paragraph (b) above, a master packing list shall be prepared where more than one shipment, shipping container or palletized unit load comprise the contract line item being shipped. The master packing list shall be attached to the number one container and so identified.
- (d) Part Identification. All items within the kit, set, installation hardware or material shall be suitably segregated and identified within the unit pack(s) or shipping container by part number and/or national stock number.

#### PROHIBITED PACKING MATERIALS

The use of asbestos, excelsior, newspaper or shredded paper (all types including waxed paper, computer paper and similar hygroscopic or non-neutral material) is prohibited. In addition, loose fill polystyrene is prohibited for shipboard use.

## MARKING OF WARRANTED ITEMS (NAVSURFWARCENDIV)(5508)

- (a) Each item covered by a warranty shall be stamped or marked in accordance with MIL-STD-129, Marking for Shipment and Storage. Where this is impracticable, written notice shall be attached to or furnished with the warranted item.
- (b) Warranted items shall be marked with the following information:
  - (1) National stock number or manufacturer's part number
  - (2) Serial number or other item identifier (if the warranty applies to uniquely identified items)
  - (3) Contract number
  - (4) Indication that a warranty applies
  - (5) Manufacturer or entity (if other than the contractor) providing the warranty
  - (6) Date or time when the warranty expires
  - (7) Indication of whether or not attempted on-site repair by Government personnel will void the warranty.

## WARRANTY NOTIFICATION FOR ITEM(S) (NAVSEA) (NOV 1996) (5507)

The Contractor shall apply a permanent warranty notification stamping or marking on each warranted deliverable end item and its container. The notification shall be placed in close proximity to other required stamping or markings so as to be easily readable by personnel. The warranty notification shall read:

THIS ITEM WAR	RANTED UNDER CONTRAC	CT N00164	TO CONFORM T	O DESIGN,
<b>MANUFACTURIN</b>	NG, AND PERFORMANCE R	<b>EQUIREMENTS</b>	AND BE FREE FRO	M DEFECTS IN
MATERIAL AND	WORKMANSHIP FOR	FROM DATE	OF ACCEPTANCE.	IF ITEM IS DEFECTIVE
NOTIFY	AND PCO.			

## SECTION "E" - INSPECTION AND ACCEPTANCE

I. FEDERAL ACQUISITION REGULATION (FAR) (48 CFR CHAPTER 1) CLAUSES

II. DEFENSE FAR SUPPLEMENT (DFARS) (48 CFR CHAPTER 2) CLAUSES

D٨	рT	T
PA	KI	1

FAR Subsection	Title	<u>Date</u>
52.246-02	Inspection of SuppliesFixed-Price	Aug 1996
52.246-15	Certificate of Conformance	Apr 1984
52.246-16	Responsibility for Supplies	Apr 1984
32.2 10 10	PART II	
252.246-7000	Material Inspection and Receiving Report	Mar 2003

## **CLAUSES IN FULL TEXT**

## INSPECTION AND ACCEPTANCE (ORIGIN) (5607)

(a) Government inspection and acceptance of the supplies or services to be furnished hereunder shall be performed	
by NSWC Crane representatives at the contractor's or subcontractor's plant located at	The
location designated for such inspection and acceptance shall not be changed without prior written authorization of the	ie
Contracting Officer. The inspection will occur prior to modification of the units by NSWC Crane personnel.	
(b) The cognizant inspector shall be notified when supplies or services are ready for government inspection.	
(c) Advance notification of the cognizant inspector <u>x</u> is <u>is</u> is not required at least <u>7</u> days prior to conducting of	contractor
inspections and/or testing.	

## ACCEPTANCE VERIFICATION (5608)

After delivery of supplies/services as defined in FAR 52.211-08, the Government shall accept/reject supplies/services to be provided hereunder within <u>15</u> days after receipt of supplies/services at contractor facility.

(

## SECTION "F" - DELIVERIES OR PERFORMANCE

PART I

Title	<u>Date</u>
Stop Work Order	Aug 1989
Government Delay of Work	Apr 1984
F.o.b. Destination	Nov 1991
F.o.b Destination - Evidence of Shipment	Feb 1999
	Government Delay of Work F.o.b. Destination

#### CLAUSES IN FULL TEXT

TIME OF DELIVERY (JUNE 1997) (FAR 52.211-8)

(a) The Government requires delivery to be made according to the following schedule: REQUIRED DELIVERY SCHEDULE

ITEM NO.

**QUANTITY** 

WITHIN DAYS AFTER DATE OF CONTRACT

To be determined

The first armory order with the award of contract is due within 60 days of issuance of the first delivery order

Delivery of subsequent delivery orders (up to a quantity of 10) is as follows:

1st u nit - 30 days after last delivery date of previous order

2<sup>nd</sup> unit – 56 days after last delivery date of previous order

3<sup>rd</sup> unit – 77 days after last delivery date of previous order.

The remaining units will be required every two weeks thereafter until the delivery order is complete.

The Government will evaluate equally, as regards time of delivery, offers that propose delivery of each quantity within the applicable delivery period specified above. Offers that propose delivery that will not clearly fall within the applicable required delivery period specified above, will be considered nonresponsive and rejected. The Government reserves the right to award under either the required delivery schedule or the proposed delivery schedule, when an offeror offers an earlier delivery schedule than required above. If the offeror proposes no other delivery schedule, the required delivery schedule above will apply.

#### OFFEROR'S PROPOSED DELIVERY SCHEDULE

ITEM NO.	QUANTITY	WITHIN DAYS AFTER DATE OF CONTRACT
	<del></del>	
	<del></del>	

(b) Attention is directed to the Contract Award provision of the solicitation that provides that a written award or acceptance of offer mailed, or otherwise furnished to the successful offeror, results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day award is dated. Therefore, the offeror should compute the time available for performance beginning with the actual date of award, rather than the date the written notice of award is received from the Contracting Officer through the ordinary mails. However, the Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding (i) five calendar days for delivery of the award through the ordinary mails, or (ii) one working day if the solicitation states that the contract or notice of award will be transmitted electronically. (The term "working day" excludes weekends and U.S. Federal holidays.) If, as so computed, the offered delivery date is later than the required delivery date, the offer will be considered nonresponsive and rejected.

## ACCELERATED DELIVERIES ARE ACCEPTABLE AT NO ADDITIONAL COST TO THE GO VERNMENT.

## DELIVERY LANGUAGE FOR F.O.B. DESTINATION (5704)

All supplies hereunder shall be delivered with all transportation charges prepaid, in accordance with the clause hereof entitled "F.O.B. DESTINATION" (FAR 52.247-34). The Contractor shall not ship directly to a military air or water port terminal without authorization by the cognizant Contract Administration Office. Except when the Material Inspection and Receiving Report (MIRR) (DD 250) is used as an invoice, the Contractor shall enter unit prices on all MIRR copies. Contract line items shall be priced using actual prices, or if not available, estimated prices. When the price is estimated, an "E" shall be entered after the price. All data to be furnished under this contract shall be delivered prepaid to destination(s) at the time(s) specified on the Contract Data Requirements List(s), DD Form 1423.

## PLACE OF DELIVERY (5707)

The material to be furnished hereunder shall be delivered F.o.b. destination with all transportation charges paid by the supplier to:

SHIPPING INFORMATION WILL BE PROVIDED PRIOR TO ISSUANCE OF EACH DELIVERY ORDER.

## SECTION "G" - CONTRACT ADMINISTRATION DATA

## GENERAL PROCUREMENT INFORMATION

SF 26 BLOCK 14: ACCOUNTING AND APPROPRIATION DATA IS AS FOLLOWS:

ACRN Line Of Accounting Amount
97X4930 NH1J 000 77777 0 000164 2F 000000 shopcodeJON

ACR CLIN Shop/REQN # Qty Price Amount Type Payments

A1 ea

## SPECIAL PAYMENT INSTRUCTIONS [Pick those that apply or add what is needed]

- Payment instructions will be detailed in each individual delivery order—[Use in basic IDIQ award document]
- Payment is not to be pro-rated.
- ACRNs are to be paid in accordance with contractor's invoice.
- Disburse ACRNs in the order shown:

## SPECIAL INVOICE/BILLING INSTRUCTIONS [Pick those that apply or add what is needed]

- Invoice/Billing instructions will be detailed in each individual delivery order [Use in basic IDIQ award document]
- The contract ACRN associated with each CLIN/SubCLIN shall be referenced on page 1 of the invoice by CLIN/SubCLIN.
- CLIN XXXX: Invoice ACRNs in the order shown:



Or e-mail the invoice to the following address: <a href="mailto:cnin\_Vendor Pay@crane.navy.mil">cnin\_Vendor Pay@crane.navy.mil</a>

The subject line of the e-mail must read as follows: Company Name/Contract Number/Order Number [DFAS OPLOC Payment offices shall use the following note in place of the above note—The contractor shall NOT send a copy of the invoice directly to the payment office—Please annotate "Send invoice to" block appropriately on Page 1 of the contract]

The contractor shall submit 1 copy of the invoice to:

VENDOR PAY CODE 00M, BLDG 3173 NAVSURFWARCENDIV 300 HIGHWAY 361 CRANE IN 47522-5002

Or e-mail the invoice to the following address: cnin Vendor Pay@crane.navy.mil

The subject line of the e-mail must read as follows: Company Name/Contract Number/Order Number

CNIN-G-0003 SUBMISSION OF INVOICES (FIXED PRICE)

- (a) "Invoice" as used in this clause does not include contractor's requests for progress payments.
- (b) The contractor shall submit original invoices with 1 copy to the address identified in the solicitation/contract award form (SF 26 Block 10; SF 33 Block 23; SF 1447 Block 14), unless delivery orders are applicable, in which case invoices will be segregated by individual order and submitted to the address specified in the order (DD 1155 Block 13 or SF 26 Block 10).
- (c) The use of copies of the Material Inspection and Receiving Report (MIRR), DD Form 250, as an invoice is encouraged. DFARS Appendix F-306 provides instructions for such use. Copies of the MIRR used as an invoice are in addition to the standard distribution stated in DFARS F-401.
- (d) In addition to the requirements of the Prompt Payment clause of this contract, the contractor shall cite on each invoice the contract line item number (CLIN); the contract subline item number (SLIN), if applicable; the accounting classification reference number (ACRN) as identified on the financial accounting data sheets, and the payment terms.
- (e) The contractor shall prepare:
  - a separate invoice for each activity designated to receive the supplies or services.
  - a consolidated invoice covering all shipments delivered under an individual order.
  - either of the above.
- (f) If acceptance is at origin, the contractor shall submit the MIRR or other acceptance verification directly to the designated payment office. If acceptance is at destination, the consignee will forward acceptance verification to the designated payment office.

# PROMPT PAYMENT CONSTRUCTIVE ACCEPTANCE (5814) ACCEPTANCE

Constructive Acceptance as defined in the Prompt Payment Act is hereby changed as follows:

For the sole purpose of computing an interest penalty that might be due the contractor, government acceptance shall be deemed to have occurred constructively on the 15th day after the contractor delivered the supplies or performed the services in accordance with the terms and conditions of the contract, unless there is a disagreement over quantity, quality, or contractor compliance with a contract provision.

The due date for payment is defined in FAR 52.232-25, Prompt Payment, (Cot 2003), paragraph (a)(1) as follows:

- (1) Due date.
  - (i) Except as indicated in paragraphs (a)(2) and (c) of this clause (FAR 52.232-25), the due date for making invoice payments by the designated payment office shall be the later of the following two events:

- (A) The 30th day after the designated billing office receives a proper invoice from the Contractor (except as provided in paragraph (a)(1)(ii) of this clause).
- (B) The 30th day after Government acceptance of supplies delivered or services performed. For a final invoice, when the payment amount is subject to contract settlement actions, acceptance is deemed to occur on the effective date of the contract settlement.
- (ii) If the designated billing office fails to annotate the invoice with the actual date of receipt at the time of receipt, the invoice payment due date is the 30th day after the date of the Contractor's invoice; provided the designated billing office receives a proper invoice and there is no disagreement over quantity, quality, or Contractor compliance with contract requirements.

#### **CLAUSES IN FULL TEXT**

GF[] (5802) CONTRACT ADMINISTRATION DATA LANGUAGE [ALL] CONTRACT ADMINISTRATION DATA LANGUAGE (5802)

Enter below the address (street and number, city, county, state and zip code) of the Contractor's facility which will administer the contract if such address is different from the address shown on the SF26 or SF33 as applicable.

GF\_| (5804) PURCHASING OFFICE REPRESENTATIVE LANGUAGE [ALL; FILL-INS] PURCHASING OFFICE REPRESENTATIVE LANGUAGE (5804)

PURCHASING OFFICE REPRESENTATIVE: COMMANDER; ATTN: CODE 1162NZ BLDG 64

NAVAL SURFACE WARFARE CENTER; CRANE DIVISION

CRANE IN 47522-5011; Telephone No. 812-854- 5315

#### EXPEDITING CONTRACT CLOSEOUT (NAVSEA) (DEC 1995)

- (a) As part of the negotiated fixed price or total estimated amount of this contract, both the Government and the Contractor have agreed to waive any entitlement that otherwise might accrue to either party in any residual dollar amount of \$500 or less at the time of final contract closeout. The term "residual dollar amount" shall include all money that would otherwise be owed to either part at the end of the contract except that, amounts connected in any way with taxation, allegations of fraud and/or antitrust violations shall be excluded. For purposes of determining residual dollar amounts, offsets of money owed by one party against money that would otherwise be paid by that party may be considered to the extent permitted by law.
- (b) This agreement to waive entitlement to residual dollar amounts has been considered by both parties. It is agreed that the administrative costs for either part associated with collected such small dollar amounts could exceed the amount to be recovered.

#### **PAYMENT STATUS INQUIRIES**

Status of invoice payments can be obtained from the following web site: www.dfas.mil/money/vendor

If the payment is being made by DFAS—Columbus use the MOCAS Vendor Pay Inquiry System (VPIS) site listed on the above web site. It is recommended that the vendor download the "MOCAS VPIS Help Guide" and "Reason and Remark Code Document". You must then register by clicking on "User Registration" under the subheading "MOCAS Vendor Pay Inquiry System" before payment inquiries can be made.

If payment is being made by **other than DFAS-Columbus**, status of invoice payment can be obtained through the **Non-MOCAS System** by cage code, contract number or DUNS number at the above listed web site.

To determine which system to use see the following blocks of your contract document for payment offices designation:

Document	<u>Block</u>
SF 26 Award/Contract	12
<u> </u>	25
SF 33 Award/Contract	18a
SF 1449 Solicitation/Contract/Order for Commercial Items	108
DD1155 Order for Supplies or Services	

## **ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (5815)**

DFARS 252.232-7003 is hereby incorporated into the contract by reference. For purposes of implementation of electronic finance payment invoicing under NSWC Crane contracts, WAWF-RA is applicable in accordance with <u>Deployment of Wide</u> Area WorkFlow - Receipt and Acceptance OUSD(AT&L)(DP) memo 1 Apr 2002. Other electronic systems are not to be utilized.

For other than finance payment request invoices, NSWC Crane is currently working with the WAWF-RA program office to develop an interface between the financial system and WAWF-RA. However, this interface is not currently in place and NSWC Crane cannot currently accept WAWF-RA invoices for payment against lines of accounting cited in contracts/orders issued and certified for payment by NSWC Crane (DoDAAC N00164 / FC).

In accordance with DFARS 252.232-7003(c), the contractor is required to submit their receipt and acceptance documentation with delivery of the materials. A copy of the invoice for payment shall be submitted, in hard copy or via e-mail, in accordance with the Submission of Invoice Clause and Special Invoice Instructions located elsewhere herein.

#### **BUSINESS HOURS**

Crane Division, Naval Surface Warfare Center, Crane, Indiana, allows flexible working hours for its employees. The normal eight-hour shift may be worked between the hours of 6:30 AM and 5:30 PM EST. Many of our employees work 6:30 AM to 3:00 PM as a regular practice. The core time, when all employees are scheduled to work, is 9:00 AM to 3:00 PM.

## SECTION "H" - SPECIAL CONTRACT REQUIREMENTS

ADDITIONAL DEFINITIONS (MAY 1993) (NAVSEA 5252.202-9101)

As used throughout this contract, the following terms shall have the meanings set forth below:

- (a) DEPARTMENT means the Department of the Navy.
- (b) REFERENCES TO THE FEDERAL ACQUISITION REGULATION (FAR) All references to the FAR in this contract shall be deemed to also reference the appropriate sections of the Defense FAR Supplement (DFARS), unless clearly indicated otherwise.
- (c) REFERENCES TO ARMED SERVICES PROCUREMENT REGULATION OR DEFENSE ACQUISITION REGULATION - All references in this document to either the Armed Services Procurement Regulation (ASPR) or the Defense Acquisition Regulation (DAR) shall be deemed to be references to the appropriate sections of the FAR/DFARS.
- (d) NATIONAL STOCK NUMBERS Whenever the term Federal Item Identification Number and its acronym FIIN or the term Federal Stock Number and its acronym FSN appear in the contract, order or their cited specifications and standards, the terms and acronyms shall be interpreted as National Item Identification Number (NIIN) and National Stock Number (NSN) respectively which shall be defined as follows:
- (1) National Item Identification Number (NIIN). The number assigned to each approved Item Identification under the Federal Cataloging Program. It consists of nine numeric characters, the first two of which are the National Codification Bureau (NCB) Code. The remaining positions consist of a seven digit non-significant number.
- (2) National Stock Number (NSN). The National Stock Number (NSN) for an item of supply consists of the applicable four position Federal Supply Class (FSC) plus the applicable nine position NIIN assigned to the item of supply.

#### SECTION "I" - CONTRACT CLAUSES

	PART <u>I</u>	
FAR	Title	<u>Date</u>
FAR Subsection		
52.202-01	Definitions	Dec 2001
52 203-03	Gratuities	Apr 1984

52.203-05	Covenant Against Contingent Fees	Apr1984
52.203-06	Restrictions on Subcontractor Sales to the Government	Jul 1995
52.203-07	Anti-Kickback Procedures	Jul 1995
52.203-07	Cancellation, Rescission, and Recovery of Funds for Illegal or Improper Activity	Jan 1997
52.203-10	Price or Fee Adjustment for Illegal or Improper Activity	Jan 1997
52.203-10	Limitation on Payments to Influence Certain Federal Transactions	Jun 1997
52.204-04	Printing/Copying Double-Sided on Recycled Paper	Aug 2000
52.209-06	Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or	Jul 1995
32.209-00	Debarment	Jul 1993
52.211-05	Material Requirements	Aug 2000
52.211-15	Defense Priority and Allocation Requirements	Sep 1990
52.215-02	Audit and Records Negotiation	Jun 1999
52.215-08	Order of Precedence-Uniform Contract Format	Oct 1997
52.215-14	Integrity of Unit Prices	Oct 1997
52.215-15	Pension Adjustments and Asset Reversions	Dec 1998
52.219-06	Notice of Total Small Business Set-Aside	June 2003
52.219-08	Utilization of Small Business Concerns	May 2004
52.219-14	Limitations on Subcontracting	Dec 1996
52.222-19	Child Labor – Cooperation with Authorities and Remedies	Jan 2004
52.222-20	Walsh-Healey Public Contracts Act	Dec 1996
52,222-21	Prohibition of Segregated Facilities	Feb 1999
52.222-26	Equal Opportunity	Apr 2002
52.222-35	Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible	Dec 2001
	Veterans	
52.222-36	Affirmative Action for Workers with Disabilities	Jun 1998
52.222-37	Employment Reports on Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible	Dec 2001
	Veterans	
52.223-06	Drug-Free Workplace	May 2001
52.223-14	Toxic Chemical Release Reporting	Aug 2003
52.227-01	Authorization and Consent	Jul 1995
52.229-03	Federal, State, and Local Taxes	Apr 2003
52.229-05	Taxes Contracts performed in U.S. Possessions or Puerto Rico	Apr 1984
52.232-01	Payments	Apr 1984
52.232-08	Discounts for Prompt Payment	Feb 2002
52.232-11	Extras	Apr 1984
52.232-17	Interest	Feb 2002
52.232-23	Assignment of Claims (Jan 1986)Alternate I	Feb 2002
52.232-25	Prompt Payment	Oct 2003
52.232-33	Payment by Electronic Funds Transfer—Central Contractor Registration	Oct 2003
52.233-01	Disputes	July 2002
52.233-03	Protest After Award	Aug 1996
52.242-13	Bankruptcy	Jul 1995
52.243-01	Changes Fixed-Price	Aug 1987
52.247-63	Preference for U.SFlag Air Carriers	June 2003
52.248-01	Value Engineering	Feb 2000
52.249-01	Termination for Convenience of the Government (Fixed-Price) (Short Form)	Jun 1997
52.249-08	Default (Fixed-Price Supply and Service)	Sep 1996
52.253-01	Computer Generated Forms	Apr 1984
	PART II	
DFARS	<u>Title</u>	Date
Subsection		
252.203-7001	Prohibition on Persons Convicted of Fraud or Other Defense-Contract-Related Felonies	Mar 1999
252.204-7000	Display of DOD Hotline Poster	Dec 1991
252.204-7003	Payment for Subline Items Not Separately Priced	Dec 1991
252.204-7005	Required Central Contractor Registration	Nov 2001
	· · · · · · · · · · · · · · · · · · ·	

252.205-7000	Provision of Information to Cooperative Agreement Holders	Dec 1991
252.209-7000	Acquisition from Subcontractors Subject to On-Site Inspection Under the Intermediate-Range	Nov 1995
252.223-7004	Nuclear Forces (INF) Treaty Subcontracting with Firms that are owned or controlled by the Government of a Terrorist Country	
252.223-7006	Prohibition on Storage and Disposal of Toxic and Hazardous Materials	Apr 1993
252.225-7001	Buy American Act and Balance of Payments Program	Apr 2003
252.225-7002	Qualifying Country Sources as Subcontractors	Dec 1991
252.225-7012	Preference for Certain Domestic Commodities	June 2004
252.225-7016	Restriction on Acquisition of Ball or Roller Bearings	May 2004
252.225-7025	Restrictions on Acquisitions of Forgings	Apr 2003
252.225-7026	Reporting of Contract Performance Outside the United States	Jun 2000
252.225-7031	Secondary Arab Boycott of Israel	April 2003
252.226-7001	Utilization of Indian Organizations and Indian-Owned Economic EnterprisesDoD Contracts	Oct 2003
252.231-7000	Supplemental Cost Principles	Dec 1991
252.243-7001	Pricing of Contract Modifications	Dec 1991
252,243-7002	Request for Equitable Adjustment	Mar 1998
252.244-7000	Subcontracts for Commercial Items and Commercial Components (DOD Contracts)	Mar 2000
252.247-7023	Transportation of Supplies by Sea	May 2002
. <u></u>		
·		
		<u> </u>

#### CLAUSES IN FULL TEXT

#### ORDER LIMITATIONS (OCT 1995) (FAR 52.216-19)

- (a) Minimum Order. When the Government requires supplies or services covered by this contract in an amount of less than \$16,380, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
- (b) Maximum Order. The Contractor is not obligated to honor--
  - (1) Any order for a single item in excess of per delivery order.
  - (2) Any order for a combination of items in excess of 10 per delivery order;

or

- (3) A series of orders from the same ordering office within \_\_\_ days that together call for quantities exceeding the limitation in subparagraph (1) or (2) of this section.
- (c) If this is a requirement contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) above.
- (d) Notwithstanding paragraphs (b) and (c) above, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within 14 days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for the reasons. Upon receiving this notice, the Government may acquire the supplies or service from another source.

ORDERING (OCT 1995) (FAR 52.216-18)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from <u>award date of contract</u> through <u>365 days after</u> award date) .
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

#### INDEFINITE QUANTITY (OCT 1995) (FAR 52.216-22)

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum". The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.

  (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 365 days after effective date of contract.

## OZONE-DEPLETING SUBSTANCES (MAY 2001) (FAR 52.223-11)

- (a) Definition. "Ozone-depleting substance," as used in this clause, means any substance the Environmental Protection Agency designates in 40 CFR Part 82 as-
  - (1) Class I, including, but not limited to, chlorofluorocarbons, halons, carbon tetrachloride, and methyl chloroform; or
  - (2) Class II, including, but not limited to hydrochlorofluorocarbons.
- (b) The Contractor shall label products which contain or are manufactured with ozone-depleting substances in the manner and to the extent required by 42 U.S.C. 7671j (b), (c), and (d) and 40 CFR Part 82, Subpart E, as follows:

## Warning

Contains (or manufactured with, if applicable) \*\_\_\_\_\_, a substance(s) which harm(s) public health and environment by destroying ozone in the upper atmosphere.

\* The Contractor shall insert the name of the substance(s).

(End of Clause)

## SUPPLIES TO BE ACCORDED DUTY-FREE ENTRY (MAR 1998) (DFARS 252.225-7008)

In accordance with paragraph (b) of the Duty-Free Entry clause of this contract, in addition to duty-free entry for all qualifying country supplies (end products and components) and all eligible end products subject to applicable trade agreements (if this contract contains the Buy American Act—Trade Agreements—Balance of Payments Program clause or the Buy American Act—North American Free Trade Agreement Implementation Act—Balance of Payments Program clause), the following foreign end products that are neither qualifying country end products nor eligible end products under a trade agreement, and the following nonqualifying country components, are accorded duty-free entry:

#### STANDARD COMMERCIAL WARRANTY (6001)

The contractor shall extend to the Government the full coverage of any standard commercial warranty normally offered in a similar commercial sale, provided such warranty is available at no additional cost to the Government. Acceptance of the standard commercial warranty does not waive the Government's rights under the "Inspection" clause nor does it limit the Government's rights with regard to the other terms and conditions of this contract. In the event of a conflict, the terms and conditions of the contract shall take precedence over the standard commercial warranty. The standard commercial warranty period shall begin upon final acceptance of the applicable material and/or services listed in the Schedule.

The contractor shall provide a copy of its standard commercial warranty (if applicable) with its offer. The warranty covers a period of \\_\_\ months. (Offeror is to insert number.)

## CLAUSES INCORPORATED BY REFERENCE (FEB 1998) (52.252-2)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these addresses\*(es): http://www.arnet.gov/far

## SECTION "J" - LIST OF ATTACHMENTS

Exhibit "A" -	Dated	Pages
NSWC Specification and drawings	24 Oct 97	28
	<u> </u>	<u> </u>

## SECTION "K" - REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS

- I. FEDERAL ACQUISITION REGULATION (FAR) (48 CFR CHAPTER 1) PROVISIONS
- II. DEFENSE FAR SUPPLEMENT (DFARS) (48 CFR CHAPTER 2) PROVISIONS

	PART I	
FAR Subsection	Title	<u>Date</u>
52.203-11	Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions	Apr 1991
52.222-38	Compliance with Veterans' Employment Reporting Requirements	Dec 2001
	PART II	
DFARS		
Subsection		
252.209-7002	Disclosure of Ownership or Control by a Foreign Government	Sep 1994

## PROVISIONS IN FULL TEXT

## CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (APR 1985) (FAR 52.203-2)

- (a) The offeror certifies that-
- (l) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered;
- (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
  - (b) Each signature on the offer is considered to be a certification by the signatory that the signatory-
- (l) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(l) through (a)(3) above; or
- (2)(i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above (insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the
- (insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid of proposal, and to title of his or her position in the offeror's organization);
- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the offeror deletes or modifies subparagraph (a)(2) above, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

## TAXPAYER IDENTIFICATION (OCT 1998) (FAR 52.204-3)

(a) Definitions.

"Common parent," as used in this solicitation provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)," as used in this solicitation provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

- (b) All offerors must submit the information required in paragraphs (d) through (f) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the IRS. If the resulting contract is subject to the payment reporting requirements described in Federal Acquisition Regulation (FAR) 4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.
- (c) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

  (d) Taxpayer Identification Number (TIN).

(6	1 Laspayor Lastragrammer ( == )
	) TIN:
(	TIN has been applied for.
(	TIN is not required because:
į	Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected
vith the co	nduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.;
(	) Offeror is an agency or instrumentality of a foreign government;
(	) Offeror is an agency or instrumentality of the Federal Government.
(e	Type of organization.
(	) Sole proprietorship;
(	) Partnership;
(	) Corporate entity (not tax-exempt);
	) Corporate entity (tax-exempt);
(	) Government entity (Federal, State, or local);;
	) Foreign government;
(	) International organization per 26 CFR 1.6049-4;
(	) Other
(f	Common Parent.
	) Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision.
(	) Name and TIN of common parent::
	Name
	TIN

## WOMEN-OWNED BUSINESS [OTHER THAN SMALL BUSINESS (MAY 1999) (FAR 52.204-5)

- (a) [Definition. Women-owned business concern, as used in this provision, means a concern that is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.]
- (b) [Representation. [Complete only if the offeror is a women-owned business concern and has not represented itself as a small business concern in paragraph (b)(1) of FAR 52.219-1, Small Business Program Representation, of this solicitation.] The offeror represents that it [] is, [] is not a women-owned business concern.]

## ECONOMIC PURCHASE QUANTITY--SUPPLIES (AUG 1987) (FAR 52.207-4)

- (a) Offerors are invited to state an opinion on whether the quantity(ies) of supplies on which bids, proposals or quotes are requested in this solicitation is (are) economically advantageous to the Government.
- (b) Each offeror who believes that acquisitions in different quantities would be more advantageous is invited to recommend an economic purchase quantity. If different quantities are recommended, a total and a unit price must be quoted for applicable items. An economic purchase quantity is that quantity at which a significant price break occurs. If there are significant price breaks at different quantity points, this information is desired as well.

OFFEROR RECOMMENDATIONS

ITEM QUANTITY QUOTATION TOTAL

(c) The information requested in this provision is being solicited to avoid acquisitions in disadvantageous quantities and to assist the Government in developing a database for future acquisitions of these items. However, the Government reserves the right to amend or cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (DEC 2001)(FAR 52.209-5)

(a)

- (1) The Offeror certifies, to the best of its knowledge and belief, that --
  - (i) The Offeror and/or any of its Principals --
    - (A) Are \* are not \* presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;
    - (B) Have \* have not \*, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
    - (C) Are \* are not \* presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision.
    - (ii) The Offeror has\* has not\*, within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.
  - (2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

- (b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

## PLACE OF PERFORMANCE (OCT 1997) (FAR 52.215-06)

- (a) The offeror or respondent, in the performance of any contract resulting from this solicitation, (\_) intends, (\_) does not intend (check applicable block) to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.
- (b) If the offeror or respondent checks "intends" in paragraph (a) of this provision, it shall insert in the spaces provided the required information:

Place of Performance (Street, Address City, County, State, Zip Code)	Name and Address of Owner and Operator of the Plant or Facility if Other Than Offeror or Respondent

ANNUAL REPRESENTATIONS AND CERTIFICATIONS--NEGOTIATION (OCT 1997)(FAR 52.215-07)

The offeror has (check the appropriate block):

(_) (a) Submitted to the contracting office issuing this solicitation, annual representations and certifications dated
[insert date of signature on submission], which are incorporated herein by reference, and are current, accurate, and complete as of the date
of this proposal, except as follows [insert changes that affect only this solicitation; if "none", so state]:

(\_) (b) Enclosed its annual representations and certifications.

## SMALL BUSINESS PROGRAM REPRESENTATIONS (MAY 2004)(FAR 52.219-1) – Alt I (APR 2002)

(a)

- (1) The North American Industry Classification System (NAICS) code for this acquisition is 332995.
- (2) The small business size standard is 500.
- (3) The small business size standard for a concern which submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees.

#### (b) Representations.

- (1) The offeror represents as part of its offer that it \* is, \* is not a small business concern.
- (2) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents, for general statistical purposes, that it \* is, \* is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.
- (3) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it \* is, \* is not a women-owned small business concern.
- (4) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it \* is, \* is not a veteran-owned small business concern.
- (5) (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (b)(4) of this provision.) The offeror represents as part of its offer that is \* is, \* is not a service-disabled veteran-owned small business concern.
- (6) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents, as part of its offer, that
  - (i) It \_\_\_is, \_\_\_is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material change in ownership and control, principal office, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and
  - (ii) It \_\_is, \_\_is not a joint venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (b)(6)(i) of this provision is accurate for the HUBZone small business concern or concerns that are participating in the joint venture: \_\_\_\_\_\_] Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.

#### (c) Definitions. As used in this provision--

"Service-disabled veteran-owned small business concern"-

- (1) Means a small business concern-
  - (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
  - (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
  - (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern," means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and the size standard in paragraph (a) of this provision.

"Veteran-owned small business concern" means a small business concern-

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned small business concern," means a small business concern --

- (1) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.

(d) Notice.

- (1) If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- (2) Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small, HUBZone small, small disadvantaged, or women-owned small business concern in order to obtain a contract to be awarded under the preference programs established pursuant to section 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall --
  - (i) Be punished by imposition of fine, imprisonment, or both;
  - (ii) Be subject to administrative remedies, including suspension and debarment; and

(iii) Be ineligible for participation in	programs conducted under the authority of the Act.  (End of Provision)
Alternate I (Apr 2002). As prescribed in 19.307(a)  (7) [Complete if offeror represented itself as category in which its ownership falls:  Black American.  Hispanic American.	(2), add the following paragraph (b)(6) to the basic provision: disadvantaged in paragraph (b)(1) of this provision]. The offeror shall check the
Native American (American Ind Asian-Pacific American (person China, Taiwan, Laos, Cambodia (Kampuchea), Vi Palau), Republic of the Marshall Islands, Federate Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati,	an) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka,
<ul> <li>(a) Definition. Forced of indentured child labor m</li> <li>(1) Exacted from any person under the age of does not offer himself voluntarily; or</li> <li>(2) Performed by any person under the age of penalties.</li> <li>(b) Listed end products. The following end products.</li> </ul> Requiring Contractor Certification as to Forced or	E OF CHILD LABOR FOR LISTED END PRODUCTS (FEB 2001)(FAR 52.222-18) eans all work or service— 18 under the menace of any penalty for its nonperformance and for which the worker 18 pursuant to a contract the enforcement of which can be accomplished by process or 18 being acquired under this solicitation is (are) included in the List of Products 19 Indentured Child Labor, identified by their country of origin. There is a reasonable isted countries of origin may have been mined, produced, or manufactured by forced or
Listed End Product:	Listed Countries of Origin:
either paragraph (c)(1) or paragraph (c)(2) of this [](1) The offeror will not supply any end pro in a corresponding country as listed for that e [](2) The offeror may supply an end product the corresponding country as listed for that pro-	oduct listed in paragraph (b) of this provision that was mined, produced, or manufactured and product.  It listed in paragraph (b) of this provision that was mined, produced, or manufactured in roduct. The offeror certifies that is has made a good faith effort to determine whether mine, produce, or manufacture such end product. On the basis of those efforts, the
PREVIOUS CONTRACTS AND COMPLIANCE The offeror represents that—  (a) It () has, () has not participated this solicitation,  (b) It () has, () has not, filed all requ	d in a previous contract or subcontract subject either to the Equal Opportunity clause of

(c) Representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained before subcontract awards.

## AFFIRMATIVE ACTION COMPLIANCE (APR 1984) (FAR 52.222-25)

The offeror represents that (a) it (\_\_\_\_) has developed and has on file, (\_\_\_\_) has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2), or (b) it (\_\_\_) has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.

provided in Executive Order 11246, as amended; in the rules, regulations, and orders of the Secretary of Labor; or as otherwise provided by law.

- (10) The Contractor shall include the terms and conditions of subparagraph (b)(1) through (11) of this clause in every subcontract or purchase order that is not exempted by the rules, regulations, or orders of the Secretary of Labor issued under Executive Order 11246, as amended, so that these terms and conditions will be binding upon each subcontractor or vendor.
- (11) The Contractor shall take such action with respect to any subcontract or purchase order as the Contracting Officer may direct as a means of enforcing these terms and conditions, including sanctions for noncompliance, provided, that if the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of any direction, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.
- (c) Notwithstanding any other clause in this contract, disputes relative to this clause will be governed by the procedures in 41 CFR 60-1.1.

# COMPLIANCE WITH VETERANS' EMPLOYMENT REPORTING REQUIREMENTS (DEC 2001)(FAR 52.222-38)

By submission of its offer, the offeror represents that, if it is subject to the reporting requirements of 38 U.S.C. 4212(d) (i.e., if it has any contract containing Federal Acquisition Regulation

clause 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans), it has submitted the most recent VETS-100 Report required by that clause. (End of provision)

## CERTIFICATION OF TOXIC CHEMICAL RELEASE REPORTING (AUG 2003) (FAR 52,223-13)

- (a) Executive Order 13148, of April 21, 2000, Greening the Government through leadership in Environmental Management, requires submission of this certification as a prerequisite for contract award.
- (b) By signing this offer, the offeror certifies that --
- (1) As the owner or operator of facilities that will be used in the performance of this contract that are subject to the filing and reporting requirements described in section 313 of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) (42 U.S.C. 11023) and section 6607 of the Pollution Prevention Act of 1990 (PPA) (42 U.S.C. 13106), the offeror will file and continue to file for such facilities for the life of the contract the Toxic Chemical Release Inventory Form (Form R) as described in sections 313(a) and (g) of FPCRA and section 6607 of PPA; or
  - (2) None of its owned or operated facilities to be used in the performance of this contract is subject to the Form R filing and reporting requirements because each such facility is exempt for at least one of the following reasons: [Check each block that is applicable.]
    - \* (i) The facility does not manufacture, process, or otherwise use any toxic chemicals listed in 40 CFR 372.65;
    - \* (ii) The facility does not have 10 or more full-time employees as specified in section 313(b)(1)(A) of EPCRA, 42 U.S.C. 11023(b)(1)(A);
    - \* (iii) The facility does not meet the reporting thresholds of toxic chemicals established under section 313(f) of EPCRA, 42 U.S.C. 11023(f) (including the alternate thresholds at 40 CFR 372.27, provided an appropriate certification form has been filed with EPA);
    - (iv) The facility does not fall within the following Standard Industrial Classification Code (SIC) codes or their corresponding North American Industry Classification System sectors:
      - (A) Major group code 10 (except 1011, 1081, and 1094.
      - (B) Major group code 12 (except 1241).
      - (C) Major group codes 20 through 30.
      - (D) Industry code 4953 (limited to facilities regulated under the Resource Conservation and Recovery Act, Subtitle C (42 U.S.C.6921, et seq.), or 5169, or 5171, or 7389 (limited to facilities primarily engaged in solvent recovery services on a contact or fee basis); or
    - \* (v) The facility is not located in the United States or its outlying areas.

(End of Provision)

- (a) The Government intends to furnish precious metals required in the manufacture of items to be delivered under the contract if the Contracting Officer determines it to be in the Government's best interests. The use of Government-furnished silver is mandatory when the quantity required is one hundred troy ounces or more. The precious metals will be furnished pursuant to the Government Furnished Property clause of the contract.
- (b) The Offeror shall cite the type (silver, gold, platinum, palladium, iridium, rhodium, and ruthenium) and quantity in whole troy ounces of precious metals required in the performance of this contract (including precious metal required for any first article or production sample), and shall specify the national stock number (NSN) and nomenclature, if known of the deliverable item requiring precious metals.

Deliverable Item

Precious Metal\* Quantity (NSN and Nomenclature)

\*If platinum or palladium, specify whether sponge or granules are required.

- (c) Offerors shall submit two prices for each deliverable item which contains precious metals--one based on the Government furnishing precious metals, and one based on the Contractor furnishing precious metals. Award will be made on the basis which is in the best interest of the Government.
- (d) The contractor agrees to insert this clause, including this paragraph (d), in solicitations for subcontracts and purchase orders issued in the performance of this contract, unless the Contractor knows that the item being purchased contains no precious metals.

# DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY (MAR 1998) (DFARS 252.209-7001)

(a) Definitions.

As used in this provision --

- (1) "Government of a terrorist country" includes the state and the government of a terrorist country, as well as any political subdivision, agency, or instrumentality thereof.
- (2) "Terrorist country" means a country determined by the Secretary of State, under section 6(j)(1)(A) of the Export Administration Act of 1979 (50 U>S>C> App. 2405(j)(i)(A)), to be a country the government of which has repeatedly provided support for acts of international terrorism. As of the date of this provision, terrorist countries include: Cuba, Iran, Iraq, Libya, North Korea, Sudan, and Syria.
- (3) "Significant interest" means --
- (i) Ownership of or beneficial interest in five percent or more of the firm's or subsidiary's securities. Beneficial interest includes holding five percent or more of any class of the firm's securities in "nominee shares", "street names," or some other method of holding securities that does not disclose the beneficial owner;
  - (ii) Holding a management position in the firm such as director or officer;
  - (iii) Ability to control or influence the election, appointment, or tenure of directors or officers of the firm;
  - (iv) Ownership of ten percent or more of the assets of a firm such as equipment, buildings, real estate, or other tangible of the firm; or
  - (v) Holding fifty percent or more of the indebtedness of a firm.
  - (b) Prohibition on award.

In accordance with 10 U.S.C. 2327, no contract may be awarded to a firm or a subsidiary of a firm if the government of a terrorist country has a significant interest in the firm or subsidiary, unless a waiver is granted by the Secretary of Defense.

(c) Disclosure.

assets

If the government of a terrorist country has a significant interest in the Offeror or a subsidiary of the Offeror, the Offeror shall disclose such interest in an attachment to its offer. If the Offeror is a subsidiary, it shall also disclose any significant interest the government of a terrorist country has in any firm that owns or controls the subsidiary. The disclosure shall include--

- (1) Identification of each government holding a significant interest; and
- (2) A description of the significant interest held by each government.

## REPRESENTATION OF EXTENT OF OCEAN TRANSPORTATION BY SEA (AUG 1992) (DFARS 252.247-7022)

- (a) The Offeror shall indicate by checking the appropriate blank in paragraph (b) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of the solicitation.
  - (b) Representation.

The Offeror represents that it--

- \_\_\_ Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
- \_\_ Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

#### CONTRACTOR PERFORMANCE DATA

The offeror shall demonstrate past performance through completion of the "Contractor Performance Data Sheet". The Contractor Performance Data Sheet shall be completed in its entirety. Additionally, offerors are urged to submit brief and concise responses, within the confines of the space allotted. Failure to submit the completed Contractor Performance Data Sheet (along with the proposal) shall be considered certification (by signature on the proposal) that the contractor has no past performance for like or similar items for the Government to evaluate.

## CONTRACTOR PERFORMANCE DATA SHEET

NOTE: THE INFORMATION PROVIDED MAY BE USED TO EVALUATE THE OFFEROR'S PAST PERFORMANCE IN MEETING COSTS/PRICE, TECHNICAL, AND DELIVERY OBJECTIVES. POINTS OF CONTACT PROVIDED, MAY BE CONTACTED TO CONFIRM INFORMATION PROVIDED AND TO GATHER INFORMATION ON TECHNICAL PERFORMANCE, QUALITY, LIFE CYCLE COST AND/OR RELIABILITY. THE RESULTS MAY BE USED IN THE OVERALL COMPARATIVE EVALUATION OF THE OFFEROR (S) IN ACCORDANCE WITH SECTION M OF THE REQUEST FOR PROPOSAL.

Please list performance data on a maximum of five contracts for like or similar items, either completed or ongoing, under which performance has taken place within the last three years. Contracts with the federal government are preferred, but you may also list contracts with state and local governments or contracts with commercial customers. In determining which contracts to submit, please refer to FAR 15. 305(a)(2)(I), which states in pertinent part that "[p]ast performance information is one indicator of an offeror's ability to perform the contract successfully. The currency and relevance of the information, source of the information, context of the data, and general trends in contractor's performance shall be considered in making the award decision...". The Government reserves the right to not consider any information submitted exceeding the five-contract limitation.

Contractor Name: Address:	RFP #:	POC: (Person who can verify data) Telephone:		
Division:		FAX:		
CONTRACT INFORMATION Contract Number:		Date Completed:		
Contract Type: Fixed Price Item Description:		Cost Reimbursement Other (Specify)		
Contract Quantity/Length of Service: Customer Name: Address:		Customer POC: (Person who can verify data) Telephone: FAX:		
<b>QUALITY</b> NOTE: An explanation must accompany all answers	s with an	asterisk(*).		
Was consideration or a monetary withhold for non-conforming supplies/services or late deliveries assessed against this contract? YES* NO (Explanation)				
Was/is any part of this contract terminated for default and/or litigation? YES* NO (Explanation)				
Was any warranty work completed on delivered items? YES* NO (Explanation)				
Did you receive any quality awards in the past three years? YES* NO (List Awards)				

**TIMELINESS** 

Were all items (including products, services, reports, etc.) delivered within the original contract schedule? YES \_\_\_\_ NO \*\_\_\_ (Explanation)

COST FOR	COST TYPE CONTRACTS:
	nal contract estimated cost met?

YES \_\_\_\_ NO\* \_\_\_\_ (Explanation)

If the estimated cost was not met, what was the positive/negative percentage of change?

+\_\_\_\_

## OTHER PERTINENT INFORMATION

Describe any corrective action(s) initiated to solve any of the above-described problems/deficiencies on this contract. Discuss the success of the corrective action(s) taken.

# BUY AMERICAN--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (SEP 1999) (DFARS 252.225-7000)

- (a) Definitions. "Domestic end product," "qualifying country," "qualifying country end product," and "nonqualifying country end product" have the meanings given in the Buy American Act and Balance of Payments Program clause of this solicitation.
- (b) Evaluation. Offers will be evaluated by giving preference to domestic end products and qualifying country end products over nonqualifying country end products.
- (c) Certifications.
  - (1) The Offeror certifies that-
    - (i) Each end product, except those listed in paragraphs (c)(2) or (3) of this provision, is a domestic end product; and
    - (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
    - (2) The Offeror certifies that the following end products are qualifying country end products:

## Qualifying Country End Products

Line Item Number

Country of Origin

(List only qualifying country end products.)

(3) The Offeror certifies that the following end products are nonqualifying country end products:

## Nonqualifying Country End Products

Line Item Number

Country of Origin (If known)

# SECTION "L" - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS

Offerors are reminded to list your Commercial and Government Entity (CAGE) Code and DUNS Number in Block 15a of Page 1.

It is requested that technical questions concerning this procurement be submitted, in writing, to arrive at NAVSURFWARCENDIV Crane not later than 2:00 PM EST on the seventh calendar day preceding the date shown in item 9 on page 1 addressed as follows:

Contracting Officer; Crane Division, Naval Surface Warfare Center; Attn: <u>Ellen McDaniel</u>, Code 1162NZ, Bldg. 64 300 Highway 361; Crane, IN 47522-5011

SPECIAL NOTICE - The Director, Defense Procurement has revised DFARS to require contractors to be registered in the Central Contractor Registration (CCR) as a condition for receipt of contract award effective 1 June 1998. Offerors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at <a href="www.ccr.dlsc.dla.mil">www.ccr.dlsc.dla.mil</a>. For further details regarding the requirements of CCR, offerors are advised to review the requirements of DFAR 252.204-7004 contained herein.

The mission at NAVSEA Crane is to provide quality and responsive acquisition services for this Command. In an effort to continue to improve our services, NAVSEA Crane is conducting a survey of our vendors. This survey may be found on the World Wide Web at the following address: <a href="http://www.crane.navy.mil/supply/VendorSurvey.htm">http://www.crane.navy.mil/supply/VendorSurvey.htm</a>. Your comments will help us determine if we are accomplishing this and show us ways to improve our processes. Please consider taking the time to complete the survey.

	PART I	
FAR Subsection	Title	Date
52.204-06	Data Universal Numbering System (DUNS) Number	Oct 2003
52.215-01	Instructions to Offerors-Competitive Acquisition	Jan 2004
	PART II	
DFARS Subsection	<u>Title</u>	<u>Date</u>
252.204-7001	Commercial and Government Entity (CAGE) Code Reporting	Aug 1999

#### PROVISIONS IN FULL TEXT

52.211-2 AVAILABILITY OF SPECIFICATIONS LISTED IN THE DOD INDEX OF SPECIFICATIONS AND STANDARDS (DODISS) AND DESCRIPTIONS LISTED IN THE ACQUISITION MANAGEMENT SYSTEMS AND DATA REQUIREMENTS CONTROL LIST, DOD 5010.12-L (DEC 1999)

Copies of specifications, standards, and data item descriptions cited in this solicitation may be obtained -

- (a) From the ASSIST database via the Internet at http://assist.daps.mil; or
- (b) By submitting a request to the --

Department of Defense Single Stock Point (DoDSSP)

Building 4, Section D

700 Robbins Avenue

Philadelphia, PA 19111-5094

Telephone (215) 697-2667/2179

Facsimile (215) 697-1462.

## NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE USE (FAR 52.211-14) (SEP 1990)

Any contract awarded as a result of this solicitation will be \_\_\_\_ DX rated order; (x\_\_\_) DO rated order certified for national defense use under the Defense Priorities and Allocations System (DPAS) (15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

TYPE OF CONTRACT (APR 1984) (FAR 52.216-1)

The Government contemplates award of a firm fixed-price contract resulting from this solicitation.

SERVICE OF PROTEST (AUG 1996) (FAR 52.233-2)

- (a) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the General Accounting Office (GAO) shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from Mr. Don Davis, Code 1162, Building 2521, Crane, IN 47522. [Contracting Officer designate the official and location where a protest may be served on the Contracting Officer.]
  - (b) The copy of any protest shall be received in the office designated above within one day of filing a protest with the GAO.

SUBSTITUTION OF PREVIOUSLY APPROVED SINGLE PROCESS INITIATIVE (NAVSEA) (MAY 1998)

Your proposal shall identify where you are substituting your previously approved Single Process Initiative (SPI) processes for specified requirements. In addition, offerors shall provide the information required by DFARS 252.211-7005, paragraph (c).

## USE OF NON-DEVELOPMENTAL ITEMS (NDI) (NAVSEA) (MAY 1993)

- (a) Use of NDI is the preferred method of satisfying operational requirements of the Navy where such use does not degrade the operational or performance requirements. The term NDI means:
  - (1) Any item of supply that is available in the commercial marketplace;
- (2) Any previously developed item of supply that is in use by a department or agency of the United States, a State or local government, or a foreign government with which the United States has a mutual defense cooperation agreement;
- (3) Any item of supply described in paragraph (1) or (2) that requires only minor modification in order to meet the requirements of the procuring agency; or
- (4) Any item of supply that is currently being produced that does not meet the requirements of paragraph (1), (2), or (3) solely because the item:
  - (i) is not yet in use; or
  - (ii) is not yet available in the commercial marketplace.
- (b) Offerors are encouraged to propose NDI or partial NDI alternatives to conventional R&D or MIL-SPEC production hardware or software requirements of this solicitation at all levels of the work breakdown structure (i.e. end-item, sub-system, component, piece part, etc.). All proposed NDI alternatives shall be clearly identified in the proposal. The intent of the NDI alternative is to provide the Navy with effective and economic solutions to its essential operational requirements.

## ALTERNATIVES TO SPECIFICATIONS OR STANDARDS (NAVSEA) (AUG 1994)

- (a) The Department of Defense is committed to minimizing the incorporation of military and outdated federal and commercial specifications and standards in contracts and is seeking to use alternative, tailored or updated non-government specifications and standards to the maximum extent practicable to satisfy the requirements.
- (b) This solicitation contains military, federal and no-government specifications and standards. To assist in the standardization of military/commercial specifications and standards and to enable the Government to evaluate current commercial practices, offerors are invited to propose (1) alternatives to those mandatory military, federal or commercial specifications and standards listed in this solicitation and/or (2) tailoring of mandatory military or federal specifications and standards identified in this solicitation.
- (c) Offerors are invited to demonstrate whether the mandatory military, federal or non-government specifications and standards are advantageous to the Government and whether commercial specifications and standards or tailored specifications listed herein would meet

the mandatory performance requirements specified in this	solicitation. offerors should list below any commercial specification or
standard and the specification or standard from the solicitatio	on which it would replace. Any proposed tailored specifications should also
be listed. Use additional pages as necessary.	1 7 7 7
SPEC/STD REPLACED	SPEC/STD PROPOSED
	(Including number, rev. and date)

A copy of any proposed alternative commercial specifications or standards as well as any tailored specifications and standards shall be included in the offeror's proposal. Rationale which describes the advantages of the proposed alternative shall also be included in the offeror's proposal as detailed in the paragraph entitled "Instructions to Offerors" contained in Section L of this solicitation.

(d) It is requested that all recommendations be submitted within \_\_\_\_\_ days from the date of issuance of this solicitation to allow the Navy adequate time to make a decision and, if necessary, amend this solicitation prior to the time set for receipt of proposals. In the event the Navy decides to allow the use of alternative specification and standard, this solicitation will be amended accordingly.

## NOTIFICATION OF POTENTIAL ORGANIZATIONAL CONFLICT(S) OF INTEREST (NAVSEA) (JUN 1994)

(a) Offerors are reminded that certain existing contractual arrangements may preclude, restrict or limit participation, in whole or in part, as either a subcontractor or as a prime contractor under this competitive procurement. Of primary concern are those contractual arrangements in which the Offeror provides support to , or related laboratories (if applicable), in support of operation of the office or any of its programs. General guidance may be found in FAR 9.505; however, this guidance is not all inclusive. The Offeror's attention is directed to the "Organizational Conflict of Interest" (or similar) requirement which may be contained in current or completed contract(s) which prohibits the prime or subcontractor from providing certain supplies or services to the Government as described above during the period of the current "support" contract(s) or for a period after completion of the "support" contract(s). Notwithstanding the existence or

non-existence of an Organizational Conflict of Interest (OCI) clause or similar requirement in current or completed contract(s), the offeror shall comply with FAR 9.5 and identify whether an OCI exists and not rely solely on the presence of an OCI requirement.

(b) If a potential conflict of interest exists at any tier, each potential prime offeror is requested to notify the Contracting Officer within 14 days of the date of this solicitation. The Offeror shall provide: (1) the contract number and name and phone number of the Contracting Officer for the contract which gives rise to a potential organizational conflict of interest; (2) a copy of the requirement; (3) the statement of work (or technical instruction) from the existing contract; (4) a brief description of the type of work to be performed by each

subcontractor under the competitive procurement; and (5) any additional information the Contracting Officer should consider in making a determination of whether a conflict of interest exists. The Government may independently verify the information received from the offeror. Notwithstanding the above, the Government reserves the right to determine whether a conflict of interest exists based on any information received from any source.

- (c) The Government will notify an offeror of any conflict of interest within 14 days of receipt of all required information. Those offerors deemed to have a conflict of interest may be ineligible for award. Failure to provide the information in a timely manner does not waive the Government's rights to make a conflict of interest determination. The offeror is notified that if it expends time and money on proposal preparation, such expenditure is at its own risk that the Government will not determine that an organizational conflict of interest exists.

  (d) Any potential prime contractor which proposes a subcontractor later determined to have a conflict of interest and deemed ineligible to participate in the current competition, may not be granted the opportunity to revise its proposal to remove the ineligible subcontractor. The Government reserves the right to determine which offerors remain in the competitive range through the normal source selection process.
- (e) If the offeror determines that a potential organizational conflict of interest does not exist at any tier, the offeror shall include a statement to that effect in its response to this solicitation.

## SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) (FAR 52.252-1)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es): http://www.arnet.gov/far

#### BLANKET EXEMPTION CERTIFICATE

In accordance with the provisions of Section 39(a) and Section 6 of the Indiana Gross Income Tax Act of 1933, Crane Division, Naval Surface Warfare Center, Crane, Indiana, is specifically exempt as a Government activity from any payment of sales and use tax has been assigned Exemption Certificate Number 0018103400015.

## WORLD WIDE WEB SOLICITATION INFORMATION

Some solicitations available posted on the WWW site may not include all documents of the solicitation package. Drawings and Contract Data Requirement Lists (CDRLs) are examples of documents that may not be included due to technical issues. Under those circumstances, a notice will be provided with each solicitation package listing documents not available on WWW. Hard copies of the documents may be obtained by contacting the solicitation Point of Contact (POC) listed in the solicitation document.

Any amendments to the subject solicitation will be posted to the NSWC Crane Division WWW Page (<a href="http://www.crane.navy.mil/supply/solicit.htm">http://www.crane.navy.mil/supply/solicit.htm</a>) beneath the applicable solicitation. The complete solicitation package, including all amendments, should be received and reviewed prior to submitting a response. It is the responsibility of the offeror to obtain all amendments and/or other applicable documents prior to submission of the offer. Under these circumstances, offerors are reminded to include acknowledgement of acceptance of these amendments in their offer.

Note: The offeror shall complete the STANDARD COMMERCIAL WARRANTY text on page \_\_\_ of \_\_\_ herein. A copy of the offeror's warranty shall be submitted with the initial offer.

## SECTION "M" - EVALUATION FACTORS FOR AWARD

52.247-50 - No Evaluation of Transportation Costs - May 1984

#### PROVISIONS IN FULL TEXT

#### SINGLE AWARD FOR ALL ITEMS

Due to the interrelationship of supplies and/or services to be provided hereunder, the Government reserves the right to make a single award to the offeror whose offer is considered in the best interest of the Government, price and other factors considered. Therefore, offerors proposing less than the entire effort specified herein may be determined to be unacceptable.

BASIS FOR AWARD (NAVSEA) (SEP 1990)

All units of all items will be awarded to one offeror. Offers, therefore, must be on the basis of furnishing all units of all items.

#### GREATEST VALUE EVALUATION

(a) The contract resulting from this solicitation will be awarded to that responsible offeror whose offer, conforming to the solicitation, is determined most advantageous to the Government, cost/price and other factors considered. The offeror's proposal shall be in the form prescribed by this solicitation and shall contain a response to each of the areas identified which affects the evaluation factors for award.

**EVALUATION FACTORS** 

Past Performance

Price

Past performance is significantly more important than price.

(b) Although cost is not a weighted evaluation factor, it will not be ignored. The degree of importance of the cost will increase with the degree of equality of the proposals in relation to the other factors on which selection is to be based, or when the cost is so significantly high as to diminish the value of the technical superiority to the Government.

The proposed prices from Section B will be utilized for purposes of this evaluation. The government will determine an evaluated price based upon the proposed prices in Section B. That evaluated price will be added to the following:

In addition, the following prices will be added to each contractor's proposal for a total evaluated price. The total evaluated price will consist of the total evaluated price based upon the pricing submitted in Section B, plus the price associated with travel and labor for NSWC personnel to make the required installations and modifications at the contractor facility.

To each proposal, ADD:

Mileage -

Mileage from Crane to contractor location, the miles will be rounded up to the next highest increment of 50 for purposes of calculating labor. ie...if contractor facility is located 330 miles one way from Crane, the 330 will be rounded up to 350 then multiplied by two for the roundtrip miles expended.

Mileage =  $36.5 \times 2$  vehicles = .73 cents a mile for roundtrip

Labor -

Labor = 1 hr/ 2 persons x \$77 (hourly rate) every 50 mile increment of roundtrip miles.

33

Per Diem-

Two nights of per diem will be added for every increment of 800 roundtrip miles per person (one night on the way to location, one night on the way home from location).

Per diem rate for individual locations as established by Joint Travel Regulations x 2 people x 2 nights

## **EXAMPLE**

Contractor A =

Place of manufacture is 630 miles away. (one way) Round trip miles =  $650 \times 2 = 1300$  miles Mileage = \$949 (1300 x .73) Labor = 1 hr/ 2persons x \$77 x 26 = \$4,004

Per diem for Contractor A location -  $$85 \times 2 \text{ persons } \times 2 \text{ nights} = $340$ 

This total would be added to the evaluated armory cost from Section B pricing for the total evaluated price.

#### Contractor B

Place of manufacture is 250 miles away (roundtrip 500)

Mileage = .73 x 500 = \$365 Labor = 1 hr/ 2 persons x 77 x 10= \$1,540 Per diem - N/A

\$365 + \$1540 = \$1905

This total would be added to the evaluated armory cost from Section B pricing for the total evaluated price.

- d) The Government may award a contract on the basis of initial offers received, without discussions. Therefore, each initial offer should contain the offeror's best terms from a cost or price and technical standpoint. However, if considered necessary by the contracting officer, discussions will be conducted with only those offerors determined to have a reasonable chance for award.
- (e) The Government reserves the right to make an award to other than the lowest priced offeror or to the offeror with the highest technical score if the Contracting Officer determines that to do so would result in the greatest value to the Government.

## PAST PERFORMANCE

During the source selection process, the Government will assess the offeror's past performance in the evaluation for contract award. Accordingly, each offeror is required to submit a list of up to five of its most recent contracts within the past three years, either completed or on-going, for the same/ersimilar products or services. It is preferred that these contracts be with U.S. government customers, but contracts with other commercial concerns are also acceptable. Offerors are authorized to provide information relative to any problems encountered on the identified contracts and any corrective actions taken by the offeror. The Source Selection Authority (SSA)/Contracting Officer will evaluate the offeror's past performance based upon the information furnished by the offeror and/or other information obtained by the Contracting Officer. The Contracting Officer is not responsible for locating or securing any information not furnished with the offer. The SSA/Contracting Officer may, however, utilize all available information, including information not provided by the offeror, in the past performance evaluation. The Government reserves the right to review less than all information submitted, and to only analyze sufficient information to make a reasonable determination of each offeror's past performance rating.

If insufficient information regarding the offeror's corporate history is available, the offeror is encouraged to submit for evaluation evidence of relevant past performance on the part of the offeror's key/principal employees, as either a prime- or sub-contractor.

Past performance is assessed by the SSA/Contracting Officer and is assigned a narrative rating in the evaluation. Each offeror will be given an adjectival rating on past performance: highly favorable, favorable, neither favorable nor unfavorable, unfavorable, highly unfavorable, or no same or similar history. Offerors who do not have same or similar past performance information reasonably available

## N00164-04-R-4401

to the Contracting Officer will not be rated either favorable or unfavorable. The Government reserves the right to award to other than the lowest priced offer as set forth elsewhere in the solicitation. In addition, the Government may accept other than the lowest priced offer if doing so would result in greater value to the Government in terms of technical performance, quality, reliability, life cycle cost, or lower overall program risk. As a part of the past performance evaluation, the Government will assess the offeror's previous compliance with the requirements of FAR 52.219-8 and 52.219-9 as applicable.